1		WAGANAKISING ODAWAK STATUTE
2		CRIMINAL CONDUCT AND PROTECTION STATUTE
3		
4		
5	SECTION I.	SHORT TITLE
6		
7		be cited as the "Criminal Procedures," and it repeals and replaces Criminal
8	Code, WOS 1997	7014; WOTCL 9.101 and Checking, Draft or Order for Payment of Money,
9	WOS 2004-05; V	VOTCL 9.401
10		
11		
12	SECTION II.	PURPOSE
13		
14		nis Statute is to set forth the Tribe's jurisdiction and sovereign right to exercise
15	its power to proh	ibit certain conduct as a matter of public policy within its territory.
16		
17		
18	SECTION III.	DEFINITIONS
19	A ((A 1 1.22	
20		neans any person over eighteen (18) years of age for purposes of criminal
21	jurisdiction.	
22	D "Changes"	2 many the compleint fled by the Duccesster
23	B. "Charges"	" means the complaint filed by the Prosecutor.
<ul><li>24</li><li>25</li></ul>	C. "Convicte	ad" many that the offender has been subject to penal consequences based on the
26		ed" means that the offender has been subject to penal consequences based on the ver the conviction was styled. This applies to adult offenders and juveniles who
27	are prosecuted as	
28	are prosecuted as	adults.
29	<b>D.</b> "Imprisor	nment" means incarceration pursuant to a conviction, regardless of the nature of
30	•	which the offender serves the sentence. This term must be interpreted broadly to
31		aple, confinement is a state "prison" as well as in a local or Tribal "jail."
32		T,
33	E. "Indian"	means a person who is a citizen of a federally recognized Indian Tribe.
34		1
35	<b>F.</b> "Indian T	ribe" means any federally recognized Tribe.
		Legislation: Criminal and Crimes Statute as sponsored by Councilor Otto

1	
2	<b>G.</b> "Minor" or "Juvenile" means an individual who has not attained the age of eighteen (18)
3	years.
4	
5	<b>H.</b> "Non-Indian" means any person who is not a citizen of a federally recognized Indian
6	Tribe.
7	
8	I. "Territorial jurisdiction of the Little Traverse Bay Bands of Odawa Indians" means
9	"areas referenced in Public Law 103-324, 25 U.S.C. Section 1300k-2(b)(2)(A) as the boundaries
10	of the reservations for the Little Traverse Bay Bands as set out in Article I, paragraphs 'third
11	and fourth' of the Treaty of 1855, 11 Stat. 621." Little Traverse Bay Bands Constitution, Article
12	V(A)(1)(a).
13	
14	J. "Tribal Court" means the Little Traverse Bay Bands of Odawa Indians Tribal Court.
15	W "Tailed Ciries" and a second
16	<b>K.</b> "Tribal Citizen" means a person who is an enrolled citizen of the Little Traverse Bay
17 18	Bands of Odawa Indians.
19	L. "Tribe" means the Little Traverse Bay Bands of Odawa Indians or LTBB.
20	L. The means the Little Traverse Bay Bands of Odawa indians of LTBB.
21	
22	SECTION IV. CRIMINAL JURISDICTION
23	SECTION TWO CARRYLL GETTION
24	A. Criminal jurisdiction of the Tribe extends to adult LTBB citizens and adult citizens of
25	Federally Recognized Tribes, however, upon motion of the Tribal Prosecutor the Judge has the
26	discretion to try a minor as an adult within the jurisdictions of Violence Against Women
27	Reauthorization Act of 2013 (VAWA).
28	
29	<b>B.</b> The Violence Against Women Reauthorization Act of 2013 (VAWA), S.47, 113 <sup>th</sup>
30	Congress, 2013-2015, was reauthorized and amended by Congress in 2013 affirming the tribes'
31	inherent power to exercise "special domestic violence criminal jurisdiction" (SDVCJ) over all
32	persons, regardless of their Indian or non-Indian status. Under VAWA LTBB has limited
33	criminal jurisdiction over non-Indian defendants only for the following crimes: dating violence,
34	domestic violence, violations of protection orders, and other crimes when committed in the

context of a dating or domestic relationship. The limited jurisdiction applies where a person is an

35

- 1 Indian, a person lives or works in the territorial jurisdiction of LTBB, or a person's spouse,
- 2 intimate partner, or dating partner is an Indian. Such special jurisdiction may only be exercised
- 3 when a person is charged with one (1) of the crimes in the Domestic Violence Statute and may
- 4 be imprisoned up to three (3) years, a fine of up to \$15,000.00, in accordance with Tribal Law
- 5 and Order Act (TLOA), PL 111-211, Jurisdiction.

C. The Indian Civil Rights Act (ICRA), 25 U.S.C. Section 1302, was enacted by Congress in 1968. The Tribe's jurisdiction is limited to punishments that may impose up to a one (1) year jail term and a fine up to \$5,000.00.

**D.** TLOA, PL 111-211, was enacted by Congress in 2013. The Tribe's jurisdiction is extended to punishments that may impose up three (3) years imprisonment and a fine up to \$15,000.00, up the enactment of a Tribal Council Resolution.

## SECTION V. REQUIREMENTS FOR SEARCHES AND SEIZURES

**A.** A search warrant may be issued by the Tribal Court authorizing law enforcement to search a specified place for evidence even without the occupant's consent, provided the following requirements are met:

1. By affidavit, law enforcement shall show that probable cause that a crime has been or is being committed exists and believe a search is justified when, under the totality of the circumstances, a reasonable person would conclude that evidence of a crime will be found where law enforcement want to search.

2. Any search warrant issued must contain sufficient information that particularly describes the place to be searched and describe the items to be seized in such a way that limits the legitimate scope of the search both spatially and temporally.

**B.** After executing a search warrant, law enforcement shall return a copy of the search warrant to the Tribal Court, and include a list of what was seized and a copy of the receipt for seized property that was given to the person searched.

1	C.	Law e	nforcement may briefly detain a person when the officer has a probable cause				
2	based	based on evidence that a crime is afoot.					
3							
4	D.	If the o	officer has probable cause that the suspect is presently armed and dangerous, the				
5	office	r may co	onduct a limited search of the suspect's outer clothing for the limited purpose of				
6	lookin	ng for we	eapons.				
7							
8							
9	SECT	ION V	I. CHARGES and ARRAIGNMENT				
10							
11	A.	Only the	he prosecutor may bring forth charges for crimes committed under this Statute.				
12							
13	В.	Charge	es must include the following:				
14							
15		1.	The name and address of the Tribal Court.				
16							
17		2.	The name of a person, if known, or some other name if not known, plus whatever				
18		descrip	ption of a person is known.				
19							
20		3.	The signature of the prosecutor and his or her typewritten name.				
21							
22		4.	Facts that support the jurisdiction of the Tribe.				
23							
24		5.	The alleged crime committed, along with the Statute and Code section of the				
25		allegeo	d crime, and the minimum and maximum possible penalty. Also, a statement by the				
26		Prosec	eutor as to whether or not the punishment of imprisonment, in accordance with the				
27		Senten	cing Guidelines, will be requested by the Prosecutor.				
28							
29		6.	The location where the offense was committed.				
30							
31		7.	A short, concise statement of the alleged act or omission.				
32							
33		8.	The person against whom, or against whose property, the offense was committed.				
34							
35		9.	The approximate date and time of the commission of the offense.				
ı		4 Prop	osed Legislation: Criminal and Crimes Statute as sponsored by Councilor Otto				

1				
2		10.	The de	esignation of Indian or non-Indian status.
3				
4	С.	_		be filed with the Tribal Court within seventy-two (72) hours if a person is
5		being	held in	law enforcement custody.
6	ъ			
7	D.		•	nt must be conducted in open court, upon the appearance of the accused in
8		•		summons or citation or, if the accused was arrested and confined, within
9 10		seven	iy-iwo (	(72) hours and must consist of the following:
11		1.	Encuri	ing that a person has a copy of the charges.
12		1.	Liisuri	ing that a person has a copy of the charges.
13		2.	Readi	ng of rights, including the right to be represented by an attorney, as follows:
14			readi	ing of rights, including the right to be represented by an autority, as follows:
15			a.	To testify on his or her own behalf, or to refuse to testify regarding the
16				e against him or her. However, once a defendant takes the stand to
17			_	on any matter relevant to the immediate proceeding, he or she shall
18				emed to have waived all right to exercise his or her right to remain
19				and may be cross-examined.
20				
21			b.	To confront and cross-examine all witnesses.
22				
23			c.	To compel by subpoena the attendance of witnesses.
24				
25			d.	To have a jury trial of not less than seven (7) persons for any offense
26				punishable by imprisonment, if the charges include a statement by the
27				prosecutor requesting the punishment of imprisonment.
28				
29			e.	To have a speedy and public trial. The defendant and the Tribe are
30				entitled to a speedy trial and resolution of all matters before the Tribal
31				Court. The court has the responsibility to establish and control a trial
32				calendar. In assigning cases to the calendar, and insofar as it is practical,
33				the trial of criminal cases must be given preference over the trial of civil
34				cases, and the trial of defendants in custody must be given preference
35				over other criminal cases.

1					
2			f.	To appeal consistent with LTBB's Rules of Appellate Procedures.	
3					
4			g.	Not to be prosecuted by the Tribe twice for the same offense.	
5					
6			h.	To a fair trial and due process of law.	
7					
8		3.	Readi	ing of the charges; and then	
9		_			
10		4.	Askin	g the defendant to enter a plea of guilty, not guilty, or no contest.	
11					
12	SECT	ION I	7 <b>TT</b>	DEOLIDEMENTS FOR CONNICTION	
13 14	SECT	ION V	111.	REQUIREMENTS FOR CONVICTION	
15	Α.	Culne	hility	A person must not by guilty of an offense unless that person acted	
16		_	-	ously, knowingly, recklessly or negligently as the law requires with respect	
		-			
17				nent of the offense. However, any material element of an offense that does	
18	not require a mental state may be established by proving that the person participated in the				
19	prohib	ited co	nduct re	egardless of that person's state of mind.	
20					
21	В.			roof. No person may be convicted of an offense unless the Tribe proves each	
22				se beyond a reasonable doubt. Reasonable doubt is not a mere possible	
23				imaginary or forced doubt. If each element is not proven beyond a	
24	reason	able do	oubt, the	e Tribe has not met its burden of proof.	
25					
26	C.	Intox	ication.	Intoxication is not a defense unless it negates an element of the offense.	
27	Self-in	duced	intoxica	ation cannot negate the element of recklessness or negligence.	
28					
29	D.	Statu	te of Li	imitations. No person may be prosecuted, tried, or punished for any criminal	
30	offense	e unles	s the pr	osecution is initiated within one (1) year after both of the following	
31	conditi	ions ar	e met:		
32					
33		1.	Disco	overy that an offense has been committed; and	
34					
35		2.	Disco	overy of the identity of the person who allegedly committed the offense.	

1			
2		3.	The Tribal Court may suspend the time limitation for the amount of time that a
3			person no longer within the Tribe's jurisdiction.
4			
5	Statute	of Lir	nitations does not apply to charges of Criminal Homicide.
6			
7	<b>E.</b>	Multi	<b>ple Counts.</b> When the conduct of a defendant establishes the commission of more
8	than o	ne offe	nse, a person may be prosecuted for each offense, unless:
9			
10		1.	One offense consists only of an attempt to commit the other;
11			
12		2.	Inconsistent findings of fact are required to establish commission of the offenses;
13		or	
14			
15		3.	The offenses differ only in that one prohibits a designated kind of conduct
16		genera	ally, and the other prohibits a specific instance of such conduct.
17			
18			
19	SECT	ION V	TIII. AFFIRMATIVE DEFENSES AND ALIBI
20			
21	<b>A.</b>		ss. Duress is an affirmative defense that a person was coerced against his or her will
22	-		or threatened use of, unlawful force against a person's person or the person of
23		r. The	coercion must be such that a person of reasonable firmness would be unable to
24	resist.		
25			
26	В.		ction of Self, Property, or Another Person. The use of reasonable force toward
27	anothe	r perso	on is justified and is an affirmative defense if the following requirements are met:
28			
29		1.	The force is directed toward someone who is using unlawful force; and
30			
31		2.	The person using such force reasonably believes the use of force is necessary for
32		his or	her protection or that of a third person.
33			
34	C.		The defense of alibi is used when the accused was somewhere else when the crime
35	was co	mmitte	ed, and must be treated procedurally as an affirmative defense.
		II 70	

pleading affirmative defenses are specified by LTBB Court Rule.

**Procedures for Raising an Affirmative Defense.** The procedures for raising and

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33

34

H.

1	I. Burden of Proof Required for an Affirmative Defense. Affirmative defenses are					
2	proven under the preponderance of evidence standard. This means that the fact finder must be					
3	persuaded that each element of the affirmative defense was more probable than not. Once the					
4	burden is met, the burden shifts to the Tribe to disprove the affirmative defense beyond a					
5	reasonable doubt.					
6						
7						
8	SECTION IX. COUNSEL					
9						
10	A. Representation of Accused. Any person accused of an offense under this Statute may					
11	represent him or herself before the Tribal Court, or may be represented by a person duly licensed					
12	to practice before the Tribal Court at his of her own expense, unless otherwise indicated by law					
13	or court rule.					
14						
15						
16	SECTION X. SENTENCING					
17						
18	<b>A.</b> The Tribal Court shall consider the following in sentencing a defendant:					
19						
20	1. Whether the crime is a misdemeanor or a felony;					
21						
22	2. Whether the crime is punishable by up to one hundred and eighty (180) days of					
23	imprisonment, up to one (1) year or up to three (3) years;					
24						
25	<b>3.</b> A person's relationship to the criminal justice system, such as whether a person is					
26	currently incarcerated, on parole or probation, or has no relationship;					
27						
28	4. Whether a person is a repeat or habitual offender, including the number of					
29	previously committed crimes and the seriousness of the previous crimes;					
30						
31	5. The degree of physical injury to a person;					
32						
33	<b>6.</b> The degree of psychological injury to a person;					
34						
35	7. The number of victims involved;					

3435

1	SECT	TION X	BAIL and FAILURE TO APPEAR	
2				
3	<b>A.</b>	The T	ribal Court may set bail amount for the defendant to obtain release from law	
4	enforc	ement o	custody, including the use of cash bond, surety bond, personal recognizance or	
5	releas	se on a c	itation.	
6				
7	В.		ribal Court will consider the following criteria in determining whether or not to	
8	grant	release	on bail:	
9				
10		1.	Seriousness of the offense;	
11		2.	Protection of the victim;	
12		3.	Protection of the community from further offending;	
13		4.	Strength of the prosecution's case;	
14		5.	Severity of the possible sentence;	
15		6.	Probability of conviction;	
16		7.	Prior criminal history of the accused;	
17		8.	Potential interference with witnesses;	
18		9.	Court delay;	
19		10.	Requirements for preparing a defense;	
20		11.	View of the police and prosecution.	
21	~			
22	<b>C.</b>		erson fails to appear while released on bail, the Tribal Court may issue a warrant for	
23	their a	arrest.		
24				
25			A DOWN A COUNTY OF THE COUNTY	
<ul><li>26</li><li>27</li></ul>	SECI	TION X	I. ABSTRACTING CRIMINAL RECORDS	
28	After	a convi	ction in Tribal Court, the court will submit the criminal record and any criminal	
29	history to the State of Michigan.			
30		,		
31				
32	SECT	TION X	II. SEVERABILITY	
33				
34		If any	section, subsection, paragraph, sentence, phrase or portion of this Statute is, for	
35	any reason, held invalid or unconstitutional by any court of competent jurisdiction, such portion			
			<u> </u>	

1	shall be deemed a separate, distinct and independent provision and such holding shall not affect
2	the validity of the remaining portions thereof.
3	
4	
5	SECTION XIII. EFFECTIVE DATE
6	
7	Effective upon signature of the Executive or 30 days from Tribal Council approval
8	whichever comes first or if the Executive vetoes the legislation, then upon Tribal Council
9	override of the veto.
10	
11	
12	SECTION XIV. OTHER RELATED STATUTES
13	
14	See Crimes, Sex Offense, Sex Offender Registration and Notification Statute, Felony Defined
15	Statute, Domestic Violence Statute, Victim's Rights Statute, Personal Protection Orders and No
16	Contact Orders and Violations of Protective Orders, Medical Marijuana Patient Protection, or as
17	may be amended.
18	
19	
20	CERTIFICATION